STA	TE OF WISCONSIN, CIRCUIT COURT,		COUNTY	For Official Use				
IN THE INTEREST OF		Dispositional Order - Delinquent						
	Name	_						
	Date of Birth	_ Case No						
Аре	etition was filed with the court.							
This	dispositional hearing was held on (Date)	, which is	the effective d	ate of this order.				
	COURT FINDS:							
Ct	The juvenile is delinquent because: Description	Wisconsin Statutes	Plea	Date of Offense				
	2000.19.10.11		1 100	2 die ei eilene				
Teen Court program in the 2 years before the date of the violation. c. would be subject to a penalty enhancement, if committed by an adult. d. made the juvenile eligible for placement in the serious juvenile offender program. 3. The juvenile is placed out of the home. a. Placement in the home at this time is is not contrary to the welfare of the juvenile and the community.								
	b. Reasonable efforts to prevent removal were (Complete one of the following.) made by the department or agency responsible for providing services.							
	made by the department or agend situation resulted in immediate re			h an emergency				
	required, but the department or a efforts.	gency responsible for providino	g services faile	d to make reasonable				
	 c. Reasonable efforts to place the juvenile made. not required because the juvenile not required because it would be siblings. 	does not have siblings in out-	of-home care.	-				

Dispositional Order - Delinquent	Page 2 of 4	Case No
d. Permanency plan was not filed.		
out-of-state placement in	• , ,	of the permanency plan, including through an of the following only if a permanency plan was filed.) reproviding services.
☐ not made by the de	epartment or agency responsible	e for providing services.
of three adult relatives of the ju		e the names and other identifying information whose home the parent requests the court to was previously provided.
 As to the department or agency re ☐ a. The placement location reconst 		or agency is adopted.
□ b. After giving bona fide cons	sideration to the recommendation commended is not adopted.	ns of the department or agency and all parties,
5. The rehabilitation and treatment/cathe parent(s)/guardian, and a trans		complished by means of voluntary consent of y.
☐ b. The juvenile is physically a	able to perform services for the v	and/or a forfeiture of \$ victim (under age 14, 40 hour limit) and the victim
agrees to accept such ser c. The custodial parent is fin- forfeiture of \$	ancially able to pay reasonable r	restitution of \$ and/or a
7. Other:		
HE COURT ORDERS:		
The juvenile is placed under court	jurisdiction.	
2. Placement:		
In-home at Expiration date of this or	rder (Not to exceed 1 year)	
Out-of-home at		
and into the placement an Department of Child	d care responsibility of the county department, which has p Iren and Families, which has prii	orimary responsibility for providing services. mary responsibility for providing services. hary responsibility for providing services.
 One year from The date the j The date the j secondary sol the program p 		oirthday, or oirthday if the juvenile is enrolled full-time in a quivalent and reasonably expected to complete
<i>OR</i> Expiration date of this	s order	

Dispositi	ional Order - Delinquent	Page 3 of 4	Case No
	☐ Juvenile Corrections. Expira	tion date of this order (Not to exceed 2	years)
	Serious juvenile offender pro	gram. Expiration date of this order ((Not to exceed 5 years)
	Type 2 residential care cente	r for children and youth. Expiration	date of this order (Not to exceed 2 years)
3.	The department or agency sh interaction between the juvenThe department or agency is	ile and any siblings.	de frequent visitation or other ongoing visitation or other ongoing interaction
	locate and provide notice as require adult relatives provided by the pare	ed by §938.355(2)(cm) to all adult r	conduct a diligent search in order to elatives of the juvenile, including the three in 30 days from the date of the juvenile's and notice provided.
	This is an out-of-home placement (No later than 60 days from the date of the		iled by (Date)
☐ 6.	Total restitution is \$, an		☐ See restitution supplement
	Make repairs or provide servi	ces agreeable to the victim (under ag	e 14, 40 hour limit):
	The juvenile is in an out-of-ho of that income for restitution.	ome placement and receiving incom	e; the juvenile shall pay%
☐ 7.	Forfeiture of \$, to be p	paid:	
□ 8.	Supervised work program/commu	unity service:	hours
□ 9.	Mandatory victim/witness fee of \$	20 per case, to be paid 🔲 immed	liately.
<u> </u>	☐ Wisconsin Departme☐ Bureau of Milwaukee	of Human/Social Services. nt of Children and Families. Child Welfare.	
11.	Conditions of supervision and/or		☐ See attached
12.	and living expenses of the housel ☐a. The parent(s)/guardian shal	hold, to the county department or ag I contribute toward the expenses of	
	☐ \$ or ☐ to be set by the child	% of gross income payable i	rustee for the out-ot-home placement is: by wage assessment.

Dispositio	onal Order - Delinquent	Page 4 of 4	Case No	_
<u> </u>	Driver's license: ☐ suspension: ☐ revocation	n: restriction:		_
14.	Specific services to be provided to juvenile an	nd family:	☐ See attached	
<u> </u>	DNA testing.			_
<u> </u>	Sex offender registration.			_
<u> </u>	Other:			
The	e juvenile was advised of possible sanctions for	r violations of the cor	nditions of this order.	
	THIS IS A FINAL ORDI	ER FOR PURPOSES	S OF APPEAL.	
DIOTDI	DUTION	BY THE COL	JRT:	
1. Ori	BUTION: ginal to Court			
3. Ju	venile venile's Parent(s)/ Guardian/Legal Custodian/Trustee venile's Attorney		Circuit Court Judge	
5. Dis	trick Attorney hool		Name Printed or Typed	
7. So	cial Worker ner:			
J. J.			Date	